

**NINETEENTH JUDICIAL DISTRICT COURT  
THE PARISH OF EAST BATON ROUGE  
STATE OF LOUISIANA**

NUMBER: 494,218

DIVISION: F

**J. ROBERT WOOLEY, AS ACTING COMMISSIONER OF INSURANCE  
FOR THE STATE OF LOUISIANA**

**VERSUS**

**THE OATH FOR LOUISIANA, INC., AND VENTURE HEALTH PARTNERSHIP  
GROUP OF LOUISIANA, INC.,**

**FILED: \_\_\_\_\_ DEPUTY CLERK \_\_\_\_\_**

**ORDER OF LIQUIDATION**

Considering the above and the foregoing verified Petition for Liquidation and Injunctive Relief and the attachments thereto, and the Court being satisfied from the specific facts alleged therein that the interests of creditors, policyholders, and the public will be endangered by delay, and the Court finding that the law and the evidence is in favor of granting the relief prayed for therein by the Acting Commissioner of Insurance of the State of Louisiana (hereinafter referred to as the Commissioner), who finds that further efforts to rehabilitate The Oath for Louisiana Inc. and Venture Health Partnership Group of Louisiana, Inc. would be futile and would result in loss to creditors, policyholders, stockholders, and other persons interested in the affairs of The Oath for Louisiana Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED ADJUDGED AND DECREED** that sufficient cause exist for the liquidation of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., be and are hereby placed in liquidation under the direction and control of the Commissioner of Insurance for the State of Louisiana, his successors and assigns in his office and his agents, designees, and/or employees (the "Commissioner"), and that The Oath for Louisiana Inc. and Venture Health Partnership Group of Louisiana Inc. be liquidated and the Commissioner or his appointed designee be and hereby is ordered to direct such liquidation pursuant to the provisions of LSA-R.S. 22:732 et seq. and all other applicable provisions of law subject to the further written orders of this Court.

19TH JUDICIAL DISTRICT  
EAST BATON ROUGE PARISH, LA.  
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**IT IS FURTHER ORDERED, ADJUDGED AND DECREED** that the Commissioner be appointed Liquidator, and that Barry W. Karns remain as Receiver of the Oath for Louisiana, Inc. and Venture Health Partnership Group, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that the Commissioner be and hereby is vested by operation of law with the title to all property, business, affairs, accounts, bank accounts, safety deposit boxes, copyrights, patents trademarks, records and all other assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., as of the date of this order and he is ordered to direct the liquidation of same, until further order of this Court.

**IT IS ORDERED ADJUDGED AND DECREED** that The Oath for Louisiana Inc. and Venture Health Partnership Group of Louisiana, Inc. are hereby found to be and are hereby declared insolvent.

**IT IS ORDERED, ADJUDGED AND DECREED** that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., be and hereby are determined to be a part of a holding company system.

**IT IS ORDERED, ADJUDGED AND DECREED** that pursuant to LSA-R.S. 22:734 et seq. the Commissioner, his agents and/or employees are directed to immediately take and/or maintain possession and control of the property, business, affairs, books, records, accounts, transactions, bank accounts, safety deposit boxes, computers, all primary and secondary storage media, documents, claims files, software, electronic data, e-mail, websites, books, records, accounts, copyrights, patents, trademarks and all other assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., including all real property, whether in the possession of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., or its officers, directors, employees, consultants, attorneys, or agents, and of the premises occupied by The Oath for Louisiana, Inc., and Venture Health Partnership Group of Louisiana, Inc., for its business, conduct all of the business and affairs of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. or so much thereof as he may deem appropriate, manage the affairs of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and to

liquidate The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that the Commissioner be and hereby is immediately vested with the authority to enforce, for the benefit of the members, enrollees, subscribers, and policyholders of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., contract performance by any provider or other third party who contracted with The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that all authority of all officers, directors, and managers of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., is hereby suspended and vested with the Commissioner.

**IT IS ORDERED, ADJUDGED AND DECREED** that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., shall not engage in any advertising or solicitation whatsoever.

**IT IS ORDERED, ADJUDGED AND DECREED** that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., and its members, subscribers, enrollees, and policyholders, shareholders, officers, directors, agents, attorneys, accountants, actuaries, servants, employees, banks, savings and loan associations, and any other partnership, company, or entity controlled by same and/or persons acting for or on behalf of said individuals and companies, and/or any others acting on its behalf, be and hereby ordered to immediately surrender and turn over to the Commissioner all property, business, affairs, documents, computers, all primary and secondary storage media, bank accounts, safety deposit boxes, software, electronic data, e-mail, websites, books, records, accounts, and other all assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., including all real property, and the premises occupied by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and are hereby enjoined from the transaction of the business of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., its members, subscribers, enrollees, and policyholders, shareholders, officers, directors, agents, accountants, attorneys, servants, employees, banks, savings and loan associations, actuaries and any other partnership, company or entity controlled by same and/or other persons acting for or on behalf of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. be and hereby are enjoined from disposing of the property or assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., and from the transaction of its business.

**IT IS ORDERED, ADJUDGED AND DECREED** that all persons and entities are enjoined and stayed from obtaining preferences, judgments, attachments or other like liens or the making of any levy against The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., its property and assets while in the Commissioner's possession and control as of this date of this Order.

**IT IS ORDERED, ADJUDGED AND DECREED** that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., its members, subscribers, enrollees, and policyholders, shareholders, officers, directors, agents, accountants, attorneys, servants, employees, actuaries and any other partnership, company or entity controlled by same and/or other persons acting for or on behalf of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., or subject to their control, and all other persons or entities who have access to, control or possession of the property, assets, and affairs of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., be and hereby are enjoined further as follows:

- 1) from disposing of or encumbering any of the property or assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.
- 2) from disposing of any records or other documents belonging to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., or relating to the business and affairs of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.
- 3) from the transaction of any business by, for, or on behalf of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. including, but not limited to:
  - a) the writing, issuance or renewal of any certificate of coverage, insurance policy, binder, or endorsement to an existing policy or certificate of coverage;

- b) the payment of claims and of any policy or certificate of coverage benefits;
  - c) the incurring of any claim or loss adjustment expense; and
  - d) the incurring of any debt or liability;
- 4) from the interfering with the acquisition of possession by the exercise of dominion and control over the property of The Oath for Louisiana Inc. and Venture Health Partnership Group of Louisiana, Inc. by the Commissioner, or the Commissioner's conduct of the business and affairs of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that the Receiver be allowed and authorized to:

- 1) Employ and authorize the compensation of accountants, clerks, and such assistants as he deems necessary, and authorize the payment of the expenses of these proceedings and the necessary incidents thereof, as approved by the Court, out of the funds or assets of The Oath for Louisiana, Inc. and/or Venture Health Partnership Group of Louisiana, Inc. in the possession of the Receiver or coming into the possession of The Oath for Louisiana, Inc. and/or Venture Health Partnership Group of Louisiana, Inc.;
- 2) Defend or not defend legal actions wherein The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. or the Receiver is a party defendant, commenced prior to or subsequent to the entry of the order herein, without the authorization of the Court, except, however, in actions where The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. is a nominal party, as in certain foreclosure actions and the action does not affect a claim against or adversely affect the assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., the Receiver may file appropriate pleadings in his discretion;
- 3) Commence and maintain all legal actions necessary, wherever necessary, for the proper administration of this receivership proceeding;
- 4) Collect all debts, which are economically feasible to collect and which are due and owing to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.;
- 5) Take possession of all The Oath for Louisiana, Inc.'s and Venture Health Partnership Group of Louisiana, Inc.'s securities and certificates of deposit on deposit with any financial institution or any other person or entity, if any, and convert to cash so much of the same as may be necessary, in his judgment, to pay the expenses of administration of this receivership; and

**IT IS ORDERED, ADJUDGED AND DECREED** that any officer, director, manager, trustee, agent or adjuster of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and any person who possesses or possessed any executive authority over, or who exercises or exercised any control over any segment of The Oath for Louisiana, Inc.'s and Venture Health Partnership Group of Louisiana, Inc.'s affairs is required to fully cooperate with the Receiver and the Commissioner, notwithstanding their dismissal pursuant to the order entered herein.

**IT IS ORDERED, ADJUDGED AND DECREED** that reinsurance amounts due to or payable by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. shall be remitted to, or disbursed by the Receiver at the Receivers discretion and with consent of court where required by law. The Receiver shall handle reinsurance losses recoverable or payable by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. All correspondence concerning reinsurance shall be between the Receiver and the reinsuring company or intermediary unless otherwise authorized by the Receiver.

**IT IS ORDERED, ADJUDGED AND DECREED** that upon request by the Receiver, any company providing telephone services to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. shall provide a reference of calls from the number presently assigned to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. to any such number designated by the Receiver or perform any other services or changes necessary to the conduct of the receivership of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that any bank, savings and loan association, financial institution, and any other person which has on deposit, in its possession, custody or control any funds, accounts and any other assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., shall immediately transfer title, custody and control of all such funds, accounts, or assets to the Receiver, and are hereby instructed that the Receiver has absolute control over such funds, accounts and all other assets. Further, the Receiver is authorized to change the name of such accounts and other assets, withdraw them from such bank, savings and loan association or other financial institution or take such action necessary for the proper conduct of this receivership. No bank, savings and loan association, or other financial institution shall exercise any form of set-off, alleged set-off, lien, any form of self help whatsoever, or refuse to transfer any funds or assets to the Receiver's control without the permission of this Court.

**IT IS ORDERED, ADJUDGED AND DECREED** that any entity furnishing telephone, water, electric, sewage, garbage or trash removal services to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. shall maintain

such service and transfer any such accounts to the Receiver as of the date of the order entered herein, unless instructed to the contrary by the Receiver.

**IT IS ORDERED, ADJUDGED AND DECREED** that any data processing service which has custody or control of any data processing information and records, including, but not limited to, source documents, data processing cards, input tapes, all types of storage information, master tapes or any other recorded information relating to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. shall transfer custody and control of such records to the Receiver.

**IT IS ORDERED, ADJUDGED AND DECREED** that the United States Postal Service is directed to provide any information requested by the Receiver regarding The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and to handle future deliveries of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.'s mail as directed by the Receiver.

**IT IS ORDERED, ADJUDGED AND DECREED** that the Receiver may conduct an investigation of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and its subsidiaries and affiliates to uncover and make fully available to the Court the true state of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.'s financial affairs. Further, that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and its parent corporations, its subsidiaries, its affiliates, owners, officers, directors, managers, trustees, agents, adjusters, employees, or independent contractors of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and its third party administrators, shall make all books, documents, accounts, records and affairs, which either belong to or pertain to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., available for full, free and unhindered inspection and examination by the Receiver during normal business hours (9:00 a.m. to 5:00 p.m.) Monday through Friday, from the date of the order entered herein. Further, that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and the above-specified entities fully cooperate with the Commissioner and the Receiver, including, but not limited to, the taking of oral testimony under oath of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana Inc.'s owners,

officers, directors, managers, trustees, agents, adjusters, employees, or independent contractors of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., its affiliates and subsidiaries and any other person or entity who possesses any executive authority over, or who exercises any control over, any segment of the affairs of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. in both their official, representative, and individual capacities and the production of all documents that are calculated to disclose the true state of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.'s affairs.

**IT IS ORDERED, ADJUDGED AND DECREED** that any and all individuals and entities be and hereby are enjoined from instituting and/or taking further action in any suits, proceedings, and seizures against The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., the Commissioner in his capacity as liquidator of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., the Receiver, and any affiliates, subsidiaries, insurers, officers, directors, representatives, agents, employees, accountants, or attorneys of same, to prevent any preference, judgment, seizure, levy, attachment, or lien being rendered against The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., its estate and assets, and/or its members, subscribers, enrollees, and policyholders, the Commissioner in his capacity as liquidator or, the Receiver, any affiliates, subsidiaries, insurers, officers, directors, representatives, agents, employees, or attorneys of same, and the making of any levy against The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., its property or assets.

**IT IS ORDERED, ADJUDGED AND DECREED** that except with the concurrence of the commissioner or until further orders of this court all suits, proceedings, and seizures against The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and/or its respective member/enrollees/subscribers are hereby stayed in order to prevent the obtaining of any preference, judgment, seizure, levy, or lien, and to preserve the property and assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., including, but not limited to, suits and proceedings and all litigation where:

- 1) The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. is a party;

- 2) A member, subscriber, enrollee, policyholder or any other person who is named as a party to the litigation or claims insurance coverage under any policy of insurance, subscriber agreement or certificate of coverage issued or assumed by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.;
- 3) The litigation involves or may involve the adjudication of liability or determines any possible rights or obligations of any member, subscriber, enrollee, policyholder or person as to any insurance policy, subscriber agreement, or certificate of coverage issued or assumed by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., or determines any possible future liability of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. with regard to any insurance policy, subscriber agreement or certificate of coverage issued or assumed by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.
- 4) Where The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. would otherwise be obligated to provide a defense to any party in any court pursuant to any policy of insurance, subscriber agreement, or certificate of coverage issued or assumed by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.;
- 5) Where the ownership, operations, management and/or control of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. is at issue; and
- 6) Any party is seeking to create, perfect or enforce any preference, judgment, attachment, lien, or levy against The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. or its assets or against any member, subscriber, enrollee and/or policyholder of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that there shall be no liability on the part of and no cause of action of any nature shall arise against the Commissioner in his capacity as rehabilitator, receiver, liquidator and/or regulator of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and/or the Attorney General of the State of Louisiana in his capacity as attorney for the Commissioner in his capacity as rehabilitator, receiver, liquidator and/or regulator of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., and/or The Receiver of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and their representatives, agents, employees, or attorneys, when acting in accordance with the orders of this Court and/or in the performance of their powers and duties as rehabilitator, receiver, liquidator and/or regulator of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that all participating and non-participating Providers of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. be and they hereby are enjoined from seeking to collect and/or collecting any amounts, claimed as payment for services rendered to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., its enrollees, members, subscribers, and policyholders, or from any enrollee, member, policyholder and/or subscriber of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that the provisions of L.S.A.-R.S. 22:250.32 (C) and 22:250.33 (C) and the provisions of any contractual agreement with respect to the late payment penalties, interest, attorneys fees or adjustments equal to one percent of the amount due be suspended.

**IT IS ORDERED, ADJUDGED AND DECREED** that any and all individuals and entities be and hereby are enjoined from interfering with these proceedings, or with the Commissioner's possession and control or title, rights or interest; from interfering with the conduct of the business of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. by the Commissioner; from wasting the assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., and from obtaining preferences, judgments, attachments or other like liens or the making of any levy against The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. or its property and assets while in the possession and control of the Commissioner.

**IT IS ORDERED, ADJUDGED AND DECREED** that The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., and its respective officers, directors, shareholders, subscribers, enrollee, agents, attorneys, accountants, actuaries, servants, employees, and all those acting in concert with or in participation with them or subject to their control, and all other persons or entities who have access to control or possession of the property, assets and affairs of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. be and hereby are enjoined further, as follows:

- 1) from disposing of or encumbering any of the property or assets of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.;

- 2) from disposing of any records or other documents belonging to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. or relating to the business and affairs of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.;
- 3) from the transaction of any business by, for, or on behalf of or relating to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc., including, but not limited to:
  - a. the writing, issuance, or renewal of any insurance policy, subscriber agreement and/or certificate of coverage, binder, or endorsement to an existing policy, subscriber agreement, or certificate; and
  - b. the incurring of any debt or liability of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.

**IT IS ORDERED, ADJUDGED AND DECREED** that all premiums and other debts due to The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. shall be paid to the Commissioner.

**IT IS ORDERED, ADJUDGED AND DECREED** that the Commissioner shall notify every holder of a certificate of coverage, subscriber agreement, or contract of insurance issued by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. and every known provider and other creditor of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. of this order of liquidation and injunction within forty-five (45) days of the date of this order, notwithstanding the provisions of LSA-R.S. 22:737.1.


**IT IS ORDERED, ADJUDGED AND DECREED** that within four months following the final day for the notice required to be given to holders of certificates of coverage, subscriber agreements, and contracts of insurance, be and hereby is established as the cut off date by which claims of members, enrollees, subscribers, policyholders, providers and other creditors of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. for services provided prior to the date of this Order must be submitted and received by The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc. (the "Claims Bar Date").

**IT IS ORDERED, ADJUDGED AND DECREED** that the Commissioner shall be granted all legal and equitable relief as may be necessary to fulfill his duties as liquidator and for such other relief as the nature of the case and the interest of The Oath for Louisiana, Inc. and Venture Health Partnership Group of Louisiana, Inc.'s members enrollees, subscribers, policyholders, providers and other creditors, or the public, may

require including but not limited to the Receiver's appointment and authorization to prosecute all actions which may exist on behalf of policyholders, members, stockholders or creditors of the insurer against any existing or former officer, director or employee of The Oath for Louisiana, Inc. and/or Venture Health Partnership Group of Louisiana, Inc. or any other person.

IT IS ORDERED ADJUDGED AND DECREED that all provisions of the Court's prior orders including but not limited to the April 10, 2002 Consent Order of Rehabilitation which are not contrary to this order remain effective until further orders of this court.

Signed in Baton Rouge, Louisiana, this 29 day of May, 2002.

  
JUDGE, NINETEENTH JUDICIAL DISTRICT COURT

19TH JUDICIAL DISTRICT  
EAST BATON ROUGE PARISH, LA.

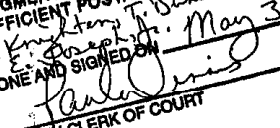
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BY  
DEPUTY CLERK

DOUG WELLS

I HEREBY CERTIFY THAT ON THIS DAY A COPY OF  
THE WRITTEN REASONS FOR JUDGMENT /  
JUDGMENT / ORDER / WAS MAILED BY ME, WITH  
SUFFICIENT POSTAGE AFFIXED TO:  
A. Knighton, T. Dineen, H. T. Herbst, III  
DONE AND SIGNED ON May 30, 2002  
  
DEPUTY CLERK OF COURT

CERTIFIED  
TRUE COPY

MAY 29 2002

BY   
DEPUTY CLERK